

**IN THE UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF MISSISSIPPI  
JACKSON DIVISION**

**SHIRLEY DOUGLAS**

**PLAINTIFF**

**VS.**

**CIVIL ACTION NO. 3:10CV677 DPJ-FKB**

**RICHARD B. SCHWARTZ, AND SCHWARTZ &  
ASSOCIATES, P.A.,**

**DEFENDANTS**

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**SHIRLEY DOUGLAS' RESPONSE TO VANN F. LEONARD'S  
MOTION TO QUASH (BANCORPSOUTH BANK)**

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Shirley Douglas response to Vann F. Leonard's ("Leonard") Motion to Quash the subpoena duces tecum served upon Bancorpsouth Bank as follows:

1. This case involves the theft by Leonard of over \$300,000.00 that was intended to compensate Plaintiff for injuries sustained in an automobile accident.

2. Although Defendants Richard Schwartz and Schwartz & Associates (collectively "Schwartz") deny liability for Leonard's actions, they agree that Leonard did steal Plaintiff's settlement proceeds after Schwartz tendered the proceeds to Leonard. In addition, a hearing is set in the Northern District of Mississippi on January 31, 2011 where it is anticipated that Leonard will plead guilty to stealing Plaintiff's settlement funds.<sup>1</sup>

3. Leonard's bank records are relevant to the claims and defenses in this action, since the records may reflect the disposition of the money that Leonard stole.

4. Bank records are routinely obtained in discovery by subpoena duces tecum.

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<sup>1</sup> See Exhibit "1", Notice.

5. Bank records do not contain attorney-client communications. Therefore, there is no applicable attorney-client privilege.

6. Discovery of Leonard's personal and business bank records is appropriate given the facts of this case as set forth in Plaintiff's Complaint.

7. Finally, the Fifth Amendment does not apply to the subpoena duces tecum. The subpoena does not seek to take the testimony of Leonard. Instead, it seeks discovery of Leonard's bank records. Individuals may not use the Fifth Amendment to prevent parties from conducting discovery that does not involve the testimony of the person invoking his Fifth Amendment rights.

**WHEREFORE**, Leonard's Motion to Quash should be denied.

This the 13<sup>th</sup> day of January, 2011.

Respectfully Submitted,

SHIRLEY DOUGLAS

By Her Attorney,

/s/ Philip W. Thomas  
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**CERTIFICATE OF SERVICE**

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I certify that I electronically filed the foregoing document with the Clerk of the Court using the ECF system which sent notification of such filing to counsel who have electronically registered the non-ECF participants.

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This the 13<sup>th</sup> of January, 2011.

/s/ Philip W. Thomas  
PHILIP W. THOMAS